

I am writing to comment on Docket No. 02-277. I support the retention of all the FCC rules in question. These rules set limits on concentration of the broadcast industry and serve the public interest by preserving diversity of ownership in the broadcast marketplace. These rules are; The Television-Radio Cross-Ownership Rule, The Broadcast-Newspaper Cross Ownership Ban, The National Television Ownership Rule, The Duopoly Rule for Radio, The Local Television Ownership Rule, and The Dual Network Rule.

The great privilege to carry on informed debate and discussion of current events, both locally and globally, is part of the founding philosophy of this country. If the avenues for sharing information are restricted to very few, then I fear that the quality of the information presented will decay. What is the value of varied information sources when they are controlled by a single voice?

In such an environment, the commercial interest inevitably compromises the public interest. The FCC has rules limiting ownership to preserve the ecology of a healthy marketplace of ideas. If the FCC undermines this ecology by removing the rules, it undermines the future health of the marketplace of information.

Congress and the Supreme Court have long recognized that a functioning democracy depends on a varied entertainment media, open to independent and unconventional views. An open and protected market of ideas stimulates the American people and facilitates our ability to speak with one another. If we exist in an environment in which our outlets of creative expression and news information are controlled by one or two giant companies, our ability to open informed discussion is restricted.

I urge you to rule in the public interest on this matter. The public interest will be served by preserving the FCC's Broadcast Media ownership rules.

Thank you,

Jennifer Link